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Robert Greene Sterne
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Robert W. Esmond
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Jyoti C. Iyer*
Laura A. Vogel
Michael J. Mancuso
Bryan S. Wade
Aaron L. Schwartz
Matthew E. Kelley*
Nicole R. Kramer
Registered Patent Agents
Karen R. Markowicz
Nancy J. Leith
Matthew J. Dowd
Aaron L. Schwartz
Katrina Yujian Pei Quach
Bryan L. Skelton
Robert A. Schwartzman
Teresa A. Colella
Jeffrey S. Lundgren
Victoria S. Rutherford

Michelle K. Holoubek
Simon J. Elliott
Julie A. Heider
Mita Mulherjee
Scott M. Woodhouse
Michael G. Penn
Christopher J. Walsh
Peter A. Socarras

Of Counsel
Kenneth C. Bass III
Evan Smith
Marvin C. Guthrie

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March 10, 2005

WRITER'S DIRECT NUMBER:
(202) 772-8835

INTERNET ADDRESS:
TFIALA@SKGF.COM

Commissioner for Patents
PO Box 1450
Alexandria, VA 22313-1450

Art Unit 2183

Re: U.S. Utility Patent Application
Application No. 10/697,257; Filed: October 31, 2003
For: **High-Performance, Superscalar-Based Computer System With Out-Of-Order Instruction Execution**
Inventors: NGUYEN *et al.*
Our Ref: SP015.C16(1397.028000G)

Sir:

Transmitted herewith for appropriate action are the following documents:

1. Statement of Substance of Interview Under 37 CFR § 1.133; and
2. ONE (1) return postcard.

It is respectfully requested that the attached postcard be stamped with the date of filing of these documents, and that it be returned to our courier. In the event that extensions of time are necessary to prevent abandonment of this patent application, then such extensions of time are hereby petitioned.

The U.S. Patent and Trademark Office is hereby authorized to charge any fee deficiency, or credit any overpayment, to our Deposit Account No. 19-0036.

Respectfully submitted,

STERNE, KESSLER, GOLDSTEIN & FOX P.L.L.C.

Thomas C. Fiala
Attorney for Applicants
Registration No. 43,610

TCF/mjg
Enclosure



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:
NGUYEN *et. al.*
Application No.: 10/697,257
Filed: October 31, 2003
For: High-Performance, Superscalar-Based Computer System With Out-Of-Order Instruction Execution

Confirmation No.: 9218
Art Unit: 2183
Examiner: Daniel H. Pan
Atty. Docket: SP015.C16(1397.028000G)

Statement of Substance of Interview under 37 CFR § 1.133

Attn: Mail Stop Issue Fee

Commissioner for Patents
PO Box 1450
Alexandria, VA 22313-1450

Sir:

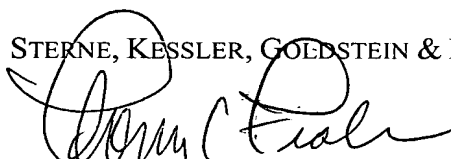
Further to the Interview Summary mailed with Notice of Allowance and Fee(s) Due on February 22, 2005, Applicants submit the following statement of the substance of the telephonic interviews conducted between the Examiner and the undersigned on December 15, 2004 and February 16, 2005 in compliance with 37 CFR § 1.133.

During the interview of December 15, 2004, the Examiner explained the applicability of obviousness-type double patenting rejections in view of the prior art of record. In response, Applicants filed a Terminal Disclaimer to Obviate a Double Patenting Rejection Over a "Prior" Patent and a Terminal Disclaimer to Obviate a Provisional Double Patenting Rejection over a Pending "Reference" Application on December 15, 2004.

During the subsequent interview of February 16, 2005, the Examiner proposed an Examiner's amendment to clarify the language of claims 8, 13 and 18. The undersigned agreed to the substance of the proposed Examiner's amendment.

Respectfully submitted,

STERNE, KESSLER, GOLDSTEIN & FOX P.L.L.C.


Thomas C. Fiala
Attorney for Applicants
Registration No. 43,610

Date: 3/10/05

1100 New York Avenue, N.W.
Washington, D.C. 20005-3934
(202) 371-2600
369477v1